§ 668.189

loss of eligibility under the same requirements that would be applicable to the other institution under §668.189.

(Approved by the Office of Management and Budget under control number 1845–0022)

(Authority: 20 U.S.C. 1082, 1085, 1094, 1099c)

[65 FR 65638, Nov. 1, 2000, as amended at 74 FR 55650, Oct. 28, 2009]

§ 668.189 General requirements for adjusting official cohort default rates and for appealing their consequences.

- (a) Remaining eligible. You do not lose eligibility under § 668.187 if—
- (1) We recalculate your cohort default rate, and it is below the percentage threshold for the loss of eligibility as the result of—
- (i) An uncorrected data adjustment submitted under this section and §668.190;
- (ii) A new data adjustment submitted under this section and §668.191;
- (iii) An erroneous data appeal submitted under this section and §668.192; or
- (iv) A loan servicing appeal submitted under this section and 668.193; or
 - (2) You meet the requirements for—
- (i) An economically disadvantaged appeal submitted under this section and §668.194;
- (ii) A participation rate index appeal submitted under this section and §668.195;
- (iii) An average rates appeal submitted under this section and §668.196; or
- (iv) A thirty-or-fewer borrowers appeal submitted under this section and §668.197.
- (b) Limitations on your ability to dispute your cohort default rate. (1) You may not dispute the calculation of a cohort default rate except as described in this subpart.
- (2) You may not request an adjustment or appeal a cohort default rate, under §668.190, §668.191, §668.192, or §668.193, more than once.
- (3) You may not request an adjustment or appeal a cohort default rate, under §668.190, §668.191, §668.192, or §668.193, if you previously lost your eligibility to participate in a Title IV, HEA program, under §668.187, based en-

tirely or partially on that cohort default rate.

- (c) Content and format of requests for adjustments and appeals. We may deny your request for adjustment or appeal if it does not meet the following requirements:
- (1) All appeals, notices, requests, independent auditor's opinions, management's written assertions, and other correspondence that you are required to send under this subpart must be complete, timely, accurate, and in a format acceptable to us. This acceptable format is described in the "Cohort Default Rate Guide" that we provide to you.
- (2) Your completed request for adjustment or appeal must include—
- (i) All of the information necessary to substantiate your request for adjustment or appeal; and
- (ii) A certification by your chief executive officer, under penalty of perjury, that all the information you provide is true and correct.
- (d) Our copies of your correspondence. Whenever you are required by this subpart to correspond with a party other than us, you must send us a copy of your correspondence within the same deadlines. However, you are not required to send us copies of documents that you received from us originally.
- (e) Requirements for data managers' responses. (1) Except as otherwise provided in this subpart, if this subpart requires a data manager to correspond with any party other than us, the data manager must send us a copy of the correspondence within the same time deadlines.
- (2) If a data manager sends us correspondence under this subpart that is not in a format acceptable to us, we may require the data manager to revise that correspondence's format, and we may prescribe a format for that data manager's subsequent correspondence with us.
- (f) Our decision on your request for adjustment or appeal. (1) We determine whether your request for an adjustment or appeal is in compliance with this subpart.
- (2) In making our decision for an adjustment, under §668.190 or §668.191, or an appeal, under §668.192 or §668.193—

- (i) We presume that the information provided to you by a data manager is correct unless you provide substantial evidence that shows the information is not correct; and
- (ii) If we determine that a data manager did not provide the necessary clarifying information or legible records in meeting the requirements of this subpart, we presume that the evidence that you provide to us is correct unless it is contradicted or otherwise proven to be incorrect by information we maintain.
- (3) Our decision is based on the materials you submit under this subpart. We do not provide an oral hearing.
 - (4) We notify you of our decision—
- (i) If you request an adjustment or appeal because you are subject to a loss of eligibility under §668.187, within 45 days after we receive your completed request for an adjustment or appeal; or
- (ii) In all other cases, except for appeals submitted under §668.192(a) to avoid provisional certification, before we notify you of your next official co-hort default rate
- (5) You may not seek judicial review of our determination of a cohort default rate until we issue our decision on all pending requests for adjustments or appeals for that cohort default rate.

(Approved by the Office of Management and Budget under control number 1845–0022)

(Authority: 20 U.S.C. 1082, 1085, 1094, 1099c)

§ 668.190 Uncorrected data adjustments.

- (a) Eligibility. You may request an uncorrected data adjustment for your most recent cohort of borrowers, used to calculate your most recent official cohort default rate, if in response to your challenge under §668.185(b), a data manager agreed correctly to change the data, but the changes are not reflected in your official cohort default rate.
- (b) Deadlines for requesting an uncorrected data adjustment. You must send us a request for an uncorrected data adjustment, including all supporting documentation, within 30 days after you receive your loan record detail report from us.
- (c) Determination. We recalculate your cohort default rate, based on the corrected data, and electronically cor-

rect the rate that is publicly released, if we determine that—

- (1) In response to your challenge under §668.185(b), a data manager agreed to change the data:
- (2) The changes described in paragraph (c)(1) of this section are not reflected in your official cohort default rate; and
- (3) We agree that the data are incorrect.

(Approved by the Office of Management and Budget under control number 1845–0022)

(Authority:20 U.S.C. 1082, 1085, 1094, 1099c) [74 FR 55650, Oct. 28, 2009]

§ 668.191 New data adjustments.

- (a) Eligibility. You may request a new data adjustment for your most recent cohort of borrowers, used to calculate your most recent official cohort default rate, if—
- (1) A comparison of the loan record detail reports that we provide to you for the draft and official cohort default rates shows that the data have been newly included, excluded, or otherwise changed; and
- (2) You identify errors in the data described in paragraph (a)(1) of this section that are confirmed by the data manager.
- (b) Deadlines for requesting a new data adjustment. (1) You must send to the relevant data manager, or data managers, and us a request for a new data adjustment, including all supporting documentation, within 15 days after you receive your loan record detail report from us.
- (2) Within 20 days after receiving your request for a new data adjustment, the data manager must send you and us a response that—
- (i) Addresses each of your allegations of error; and
- (ii) Includes the documentation used to support the data manager's position.
- (3) Within 15 days after receiving a guaranty agency's notice that we hold an FFELP loan about which you are inquiring, you must send us your request for a new data adjustment for that loan. We respond to your request as set forth under paragraph (b)(2) of this section.
- (4) Within 15 days after receiving incomplete or illegible records or data